3 February 1956

MENORANDEM FOR: Legislative Commet

SUBJECT

: Proposed CIA Legislatica

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and Edward Lyarly of the Legal Advisor's Office of the Department of State on 6 February. Also present was Mr. Moodyear of the Personnel Office. The purpose of our specing was to discuss the specific wording of the proposed Foreign Service Act Assembants and our legislation. Cenerally the discussion was confined to the technical aspects and application of the differing various of provisions designed to accomplish the same objective. In addition, we did discuss the possible effects of an Overseas Allowance Act. The Department of State position is substantially to the effect that if any of the provisions in an Overseas Allowance Act are bread enough and equal to similar provisions of the Foreign Service Act, they would have no objection to being covered by the Overseas Allowance Act with respect to such provisions and repeal of the related Foreign Service Act provisions.

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Er. C. Spencer Platt, and Mr. Lyman C. Emmilton of the Bureau of the Budget to discuss further our bill. It was explained to them that we have recent the bill considerably and sade several minor changes in part adopting certain of their suggestions. The discussion related to each Section vill follow:

n. SECTION 1. They were informed that this Section remained the same as originally presented and dealt with logistics aspects.

25X1A9A proposed bill as we had originally presented it together with possible changes suggested by had resulted in our new Section 2 which simply rewrites Section 5 of Public Law 210.

- c. We pointed out that in Section 5 (a) we were continuing to delete territories and possessions and that in addition we had deleted reference to persent duty assignment which eliminated the need for Sec. 11 of the proposed bill.
- d. Section 5 (a)(1) is identical to Sec. 5(a)(1)(A) of P. L. 110.
- e. Sections 5 (a)(2), (3), and (4) are merely existing provisions 5(a)(1)(B), 5(a)(1)(C), and 5(a)(4) respectively, of P. L. 110.
- regard to emergency conditions. This was Sec. 3 of the proposed bill which amends Sec. 5(a)(1)(D) of P. L. 130. We advised that we had not incorporated the suggested language of 241 (b) of the 14 June 1955 draft of the Oversens Allowance Act since it had so such more working. Similarly as to 5 (a)(6), which is the existing Sec. 5(a)(1)(2) of P. L. 110, we had not adopted the new language. Sowers, we did mivise that the objectives in our current bill and in the proposed Oversens Allowance Act are the same and possibly there is ground for compresse on the language but, in any event, we would not stand firm on our language if they insist. Severy said be would check into this matter further and advise us.
- g. Section 5 (a)(7) is simply the existing Sec. 5(a)(1)(F) of P. L. 110.
- h. Section 5 (a)(8) repeats variatism the longuage of Sec. 4 of the proposed bill as we had presented it.
- i. Section 5 (a)(9) is a varietim repent of the existing Sec. 5(a)(6) of P. L. 119.
- j. Section 5 (b) is a new prevision which we have borrowed from proposed legislation smending the Foreign Service Act and relates to commuted per diem. No adverse comments.
- is. Section 5 (c) is similar to Sec. 5 in the proposed bill which ements Sec. 5(a)(2) of P. L. 110 except that we have included, at the suggestion of the transportation expenses of entemobiles.

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- 1. Section 5 (4)(1) adjusts Sec. 5 of the proposed bill, which smended Sec. 5(a)(3)(A) of P. L. 110, to incorporate the suggestions made informally by office.
- s. Sections 5 (4)(2) and (3) simply reseat existing Sections 5(a)(3)(B) and 5(a)(3)(C) of P. L. 120.
- n. Section 5 (d)(4) is vertatin no presented in Sec. 7 of our proposed bill.

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- p. In Section 5 (e)(2) the working is substantially the same as in Sec. 9 of the proposed bill which amends Sec. 5(a)(5)(C) of P. L. 110 but also leaves out the words "requiring hospitalization" as does the proposed bill amending the Foreign Service Act.

 Apparently there were no objections to the wording changes of (e) (1) and (2) but reservations are still in order on the basic policy point.
- q. As to Section 5 (e)(3) we inserted physicism or other medical personnel into Sec. 5(a)(5)(B) of P. L. 110 having adopted this from the Foreign Service Act Amendments of 1956.
- r. Section 5 (e)(4) simply spells out that which was provided for in Sec. 10 of our proposed bill which amends Sec. 5(a)(5)(b) of F. L. 110.
 - s. Section 5 (f) is substantially Sec. 5(a)(7) of P. L. 110.
- t. Section 5 (g), (h), and (i) are verbatin as presented in Sections 12, 13, and 14 of the proposed bill.
- u. Sections 3, 4, 5, and 6 are verbatim as presented in Sections 15, 16, 17, and 18 of the proposed bill.
- 3. The general position of the Bureau of the Bulget at this time on our bill is that they have not seem sufficient justification with respect to treating territories as foreign areas to approve this drestic change. However, they suggested that Lymon Basilton be briefed specifically

as to our needs here, discussing where the people are, the classes of applayees, cover circumstances, and any other particult facts. Countering this suggestion, it was pointed out that basically the Agency had presented no formal justification, that the Sectional Analysis was not a fustification but merely an explanation. Although it is true that at the first meeting at the Bureau of the Buiget we did present justification, povertheless that group at the Aurean of the Budget included wany uncleared personnel and many specifics and details were eliminated. Compagnently, it was generally agreed that it would be desirable if the Agency could prepare a detailed justification on a clarifying besis and then discuss it with Laman Hamilton and make it available to him. From that point on, we could possibly rely on Hamilton to explain the escence of our problem to those concerned in the Eureau of the Budget. It is this item which I feel meeds argent attention and presumply you will wish to request Personnel, either directly or through the ID/S, to initiate this effort. This Office will be pleased to assist in whatever way possible. In may event, I promised Hamilton that he would be contacted on this, one way or another, in the near future.

- separate legislation versus overall legislation. I attempted to explain by utilizing an example. I stated that if the present bill relating to extension of home leave benefits to all Government employees, R. R. 8120, were to become law we would have no objection to deleting a similar provision in our proposed legislation. In a similar way, as to any of the provisions which might be in an Oversons Allowance Act, if the specific items were bread enough to meet the meets of this Agency, we would have so objection to being covered by such legislation and either repeal of existing provisions of P. L. 110 or deletion of previsions in our proposed legislation. However, I readTired the Agency position that we felt that we needed the items set forth in our bill and we felt we had a duty to present those needs and propose legislation to solve them without attempting to consider what any or may not happen in Government as a whole.
- 5. On the medical provisions, Hr. Flatt indicated that within the Bureau of the Mudget there would be an overall conference in approximately two weeks to consider the Government's insurance bill. Consequently they would not be in a position to furnish any pulicy guidence on these provisions until that time.
- 6. With respect to the retirement provisions, they again must reserve views and apparently there will be some type of overall conference on this matter immediately after the insurance bill. Nr. Flatt said it would be a fair statement to state that we could not expect any final response for

at least three to four weeks. With respect to the retirement provisions, Mr. Plett specifically asked if this would solve all problems if we got it, having gained at some point an impression that we had other retirement problems particularly as they related to security. I assured him that this would neet our present needs although, of course, there will be individual cases which cause security problems but that in any event we would not be coming back in the near future for an estimaty new approach to the retirement problem if we secured our present proposed legislation.

There was discussion concerning resubstances of our revised bill and it was agreed that we could simply leave with them a copy of the present draft. It sight well be advisable to supply them with additional missagraphed copies as soon as they are really. We are preparing here the missagraphed copies of the revised draft. Otherwise, I believe this assocrations brings you up to date on what we have done here and I would appreciate your sivising me if there is anything else that you feel should be done by this Office.

JOHN S. WARNER

ce: DD/S
Personnel Cffice
Comptroller
/ OGC Subject (Extra)

Chrono.

OGC/JSW:mks